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Separate paging is given to this Part in order that it may be filed
as a separate compilation

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 14th December, 1964 :—

| Issue No. | No. and Date | Issued by | Subject |
|-----------|---|-----------------------------------|--|
| 189 | G.S.R. 1780, dated 9th December, 1964. | Ministry of Food and Agriculture. | Amendment to G. S. R. 1634 dated 12th November, 1964. |
| 190 | G.S.R. 1781, dated 11th December, 1964. | Ministry of Industry and Supply. | The Registration and Licensing of Industrial Undertakings (Amendment) Rules, 1964. |
| 191 | G.S.R. 1782, dated 14th December, 1964. | Ministry of Finance. | Exempting goods mentioned therein from certain duty leviable thereon. |
| | G.S.R. 1783, dated 14th December, 1964. | Do. | Further amendment to Notification No. 21-Customs, dated 2nd February, 1955. |
| | G.S.R. 1784, dated 14th December, 1964. | Do. | Exempting dimethylaniline from certain duty leviable thereon. |
| | G.S.R. 1785, dated 14th December, 1964. | Do. | Amendment to Notification No. 230-Customs, dated 13th November, 1963. |

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW**(Department of Legal Affairs)***New Delhi, the 11th December 1964*

G.S.R. 1814.—In pursuance of rule 2 and clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints Shri Inderjit Gulati, Assistant Standing Counsel, Land & Housing Department, Delhi Administration, to act as Government Pleader for the purposes of the said Order in relation to any suit by or against the Delhi Administration in connection with the scheme of "Large Scale Acquisition, Development and Disposal of Land in Delhi."

[No. F.15(2)/64-J.]

H. C. DAGA,

Jt. Secy. & Legal Adviser.

SUPREME COURT OF INDIA*New Delhi, the 15th December 1964*

G.S.R. 1815.—The following is published for general information.

The Supreme Court with immediate effect hereby makes the following amendments in the Regulations framed by it pursuant to the provisions contained in sub-rule (1) of rule 16 of Order IV, Supreme Court Rules 1950 (as amended).

1. Substitute for the last sentence in Regulation 6(a) beginning with "The fee so paid" and ending with "Advocates Examination Fee Fund" the following:

"The fee so paid shall be credited to Government Account as Receipts of the Supreme Court."

2. For Regulation 10 substitute the following:

"10. All expenses on account of the examination shall be incurred by the Registrar as departmental expenditure."

[No. F. 9/64-SC.MJ(II).]

By Order of the Court,

GURU DATTA, Dy, Registrar (Judl.).

MINISTRY OF WORKS AND HOUSING**(Central Boilers Board)***New Delhi, the 11th December 1964*

G.S.R. 1816.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

1. These Regulations may be called the Indian Boiler (Ninth Amendment) Regulations, 1964.

2. In the Indian Boiler Regulations, 1950,—

(1) for Regulation 9, the following Regulation shall be substituted, namely:—

“9. *Process of manufacture.*—Structural Steel for boilers shall be made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen process steel shall not be used for working metal temperatures exceeding 427°C (800°F).”

(2) in Regulation 10, for clause (a), the following clause shall be substituted, namely:—

“(a) The steel shall not contain more than 0.050 per cent of sulphur or of phosphorus and oxygen process steel shall in addition not contain more than 0.006 per cent of nitrogen.”

(3) in Regulation 26, for the words “Open Hearth or Electric Process”, the following words shall be substituted, namely:—

“Open Hearth or Electric Process or any of the Oxygen Processes”.

(4) for the heading above Regulation 36, the following heading shall be substituted, namely:—

“Cold Drawn Seamless Carbon Steel Boiler and Super-Heater Tubes for Design Metal Temperatures not exceeding 427°C (800°F).”

(5) in Regulation 36, for clause (a), the following clause shall be substituted, namely:—

“(a) *Material.*—The tubes shall be seamless and made of steel produced by an Open Hearth or Electric Process or any of the Oxygen Processes. The Steel shall not contain more than 0.050 per cent of sulphur or of phosphorus and the oxygen process steel shall in addition not contain more than 0.006 per cent of nitrogen. The manufacturer shall supply a certificate of analysis when required to do so.”

(6) for the heading above Regulation 43, following heading shall be substituted, namely:—

“Hot Finished Seamless Carbon Steel Boiler and Superheater Tubes for Design Metal Temperatures not Exceeding 427°C (800°F).”

(7) in Regulation 43, for clause (a), the following shall be substituted, namely:—

“(a) *Material.*—The tubes shall be seamless and made of steel produced by an Open Hearth or Electric Process or any of the Oxygen Processes. The chemical composition of the material of the tubes shall conform to the following analysis and the steel produced by the Oxygen process shall in addition not contain more than 0.006 per cent of nitrogen:—

Chemical Composition (ladle analysis)

| | |
|------------|----------------|
| ** Carbon | 0.25% maximum |
| Silicon | 0.35% maximum |
| Manganese | 0.30% maximum |
| Phosphorus | 0.050% maximum |
| Sulphur | 0.050% maximum |

These provisions cover two quality groups of steels, namely grade 1 and grade 2, depending on their tensile properties.

***A carbon content not exceeding 0.35% may be permitted subject to the approval of the Inspecting Authority”.

“NOTE: Where the material is used for designed temperature above 399°C (750°F), the steel shall be of non-segregated or fully killed type”.

(8) in Regulation 58, for clause (a), the following clause shall be substituted, namely:—

“(a) *Material—Process.*—The steel shall be produced by an Open Hearth, or Electric Process or any of the Oxygen Processes. The steel shall not contain more than 0.50 per cent of sulphur or of phosphorus and the oxygen process steel shall in addition not contain more than 0.006 per cent of nitrogen.”

(9) in Regulation 74,—

(i) for clause (a), the following clause shall be substituted, namely:—

“(a) *Process of manufacture.*—Steel for castings shall be made by an Open Hearth or Electric Process or any of the Oxygen Processes. Oxygen process steel shall not be used for temperatures exceeding 427°C (800°F).”

(ii) in clause (b), for the words “The Steel shall contain”, the following shall be substituted, namely:—

“The steel shall comply with the chemical composition specified in the table below and the Oxygen Process Steel shall in addition not contain more than 0.006 per cent of nitrogen.”

(10) in Regulation 81,—

(i) for clause (a), the following clause shall be substituted, namely:—

“(a) *Process of manufacture.*—Steel for forgings shall be made by an Open Hearth or Electric Process or any of the Oxygen Processes. Oxygen process steel shall not be used for temperatures exceeding 427°C (800°F).”

(ii) for clause (b), the following clause shall be substituted, namely:—

“(b) *Chemical analysis.*—The steel shall not contain more than 0.050 per cent of sulphur or of phosphorus and Oxygen Process steel shall in addition not contain more than 0.006 per cent of nitrogen.”

(11) for Regulation 235, the following Regulation shall be substituted, namely:—

“235. *Process of Manufacture.*—Carbon steel for seamless steel drums shall be made by an Open Hearth or Electric Process or any of the Oxygen Processes. Oxygen Process steel shall not be used for working temperatures exceeding 427°C (800°F).”

(12) for Regulation 236, the following Regulation shall be substituted, namely:—

“236. *Chemical Analysis.*—The steel shall not contain more than 0.050 per cent of sulphur or of phosphorus and Oxygen Process steel shall in addition not contain more than 0.006 per cent of nitrogen.”

(13) in Regulation 344, for clause (a), the following clause shall be substituted, namely:—

“(a) The pipes shall be made from steel made by an Open Hearth or Electric Process or by any of the Oxygen Processes. Oxygen Process steel shall not be used for working metal temperatures exceeding 427°C (800°F). Hot finished seamless pipes may, however, be made of Bessemer Steel. Bessemer steel shall not be used for pressures exceeding 21 kg./cm² (300 lbs./in²) or temperature exceeding 280°C (500°F). If the Bessemer Process is used, the steel shall be made by a manufacturer approved by the Inspecting Authority.

When used for temperatures exceeding 399°C (750°F) the steel be of non-segregated or fully killed type.”

- (14) in Form IV, for the portion beginning with "We hereby certify" and ending with "standard tests", the following shall be substituted, namely:—

"We hereby certify that the material described below has been made by the process."

[No. BL-2/1/61-S&PIL]

New Delhi, the 14th December 1964

G.S.R. 1817.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 10th January, 1965.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works and Housing, North Block, New Delhi.

Draft Regulations

1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1964.

2. In the Indian Boiler Regulations, 1950, in clause (a) of Regulation 382, after the entry "Mysore.....MYS", the following shall be inserted, namely:—

"Nagaland.....NL."

[No. BL-9/26/64-PIL]

G.S.R. 1818.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boiler Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 10th January, 1965.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works and Housing, North Block, New Delhi.

Draft Regulations.

1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1964.

2. In the Indian Boiler Regulations, 1950, in clause (a) of Regulation 382, after the entry "Delhi.....D", the following shall be inserted, namely:—

"Goa.....G".

[No. BL-9/33/64-PIL]

K. B. SAXENA, Secy.,
Central Boilers Board.

MINISTRY OF HOME AFFAIRS*New Delhi, the 11th December 1964*

G.S.R. 1819.—In pursuance of sub-rule (1) of rule 9 of the Indian Police Service (Recruitment) Rules, 1954, the Central Government, in consultation with the State Governments and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Police Service (Appointment by Promotion) Regulations, 1955, namely:—

1. These regulations may be called the Indian Police Service (Appointment by Promotion) Third Amendment Regulations, 1964.
2. In the Indian Police Service (Appointment by Promotion) Regulations, 1955, in sub-regulation (4) of regulation 7, for the words, brackets and figures "The Select List shall ordinarily be in force until it is reviewed or revised in accordance with sub-regulation (4) of regulation 5:", the following shall be substituted, namely:—

"The Select List shall ordinarily be in force until its review and revision, effected under sub-regulation (4) of regulation 5, is approved under sub-regulation (1) or, as the case may be finally approved under sub-regulation (2):".

[No. 27/48/64-AIS(III)-II.]

New Delhi, the 14th December 1964

G.S.R. 1820.—In pursuance of sub-rule (1) of rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954, the Central Government, in consultation with the State Governments and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, namely:—

1. These regulations may be called the Indian Administrative Service (Appointment by Promotion) Third Amendment Regulations, 1964.
2. In the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, in sub-regulation (4) of regulation 7, for the words, brackets and figures "The Select List shall ordinarily be in force until it is reviewed or revised in accordance with sub-regulation (4) of regulation 5:", the following shall be substituted, namely:—

"The Select List shall ordinarily be in force until its review and revision, effected under sub-regulation (4) of regulation 5, is approved under sub-regulation (1) or, as the case may be, finally approved under sub-regulation (2):".

[No. 27/48/64-AIS(III)-I.]

New Delhi, the 15th December 1964

G.S.R. 1821.—In pursuance of sub-rule (1) of rule 9 of the Indian Police Service (Recruitment) Rules, 1954, the Central Government, in consultation with the Government of Bihar and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Police Service (Appointment by Promotion) Regulations, 1955, namely:

1. These regulations may be called the Indian Police Service (Appointment by Promotion) Fourth Amendment, Regulations, 1964.
2. In the Schedule to the Indian Police Service (Appointment by Promotion) Regulations, 1955, in the entries in column 2 relating to Bihar for the words and brackets "Secretary to the Government of Bihar in the Political (Special) Department" the words "Secretary to the Government of Bihar dealing with the subject of Police", shall be substituted.

[No. 28/40/64-AIS(III).]

New Delhi, the 18th December 1964

G.S.R. 1822.—In pursuance of sub-rule (1) of rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954, the Central Government, in consultation with the Government of Assam and the Union Public Service Commission, hereby

makes the following regulations further to amend the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, namely:—

1. These Regulations may be called the Indian Administrative Service (Appointment by Promotion) Third Amendment Regulations, 1964.

2. In the Schedule to the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, in the entries in column 2 relating to the State of Assam for the words "Development Commissioner" the words "Commissioner for Agricultural Production and Rural Development and Special Secretary to the Government" shall be substituted.

[No. 27/71/64-AIS(III).]

O. S. MARWAH, Under Secy.

ORDER

New Delhi, the 18th December 1964

G.S.R. 1823.—Whereas in the opinion of the Central Government the pamphlet entitled "India, Nepal Congress and King Mahendra" written by Shri J. B. Singh of Baharaich and printed at Shri Gopal Printing Press, Lucknow, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 43 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the publication, printing, sale or distribution of the said pamphlet or any extract therefrom or of any translation thereof, and declares the said pamphlet and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said pamphlet to deliver the same to the local police authorities.

[No. 37/44/64-Poll. II.]

G. S. KAPOOR, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 18th December 1964

G.S.R. 1824.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Assay Department (Bombay and Calcutta) Class I and Class II Recruitment Rules, 1964, published with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. G.S.R. 250 dated the 11th February, 1964, namely:—

1. These rules may be called the Assay Department (Bombay and Calcutta) Class I and Class II Recruitment (Amendment) Rules, 1964.

2. In the Schedule to the Assay Department (Bombay and Calcutta) Class I and II Recruitment Rules, 1964—

(i) against the post "1. Assayer"—

- (a) in column 6, after the figures and word "45 years", the words "and below" shall be inserted;
- (b) in column 7, for the words "found fit", the words "well qualified" shall be substituted;

(ii) against the post "2. Deputy Chief Assayer"—

- (a) in column 6, after the figures and word, "35 years", the words "and below" shall be inserted;

- (b) in column 7, for the words "found fit", the words "well qualified" shall be substituted;
- (iii) against the post "3. Assay Superintendent"—
- (a) in column 6, after the figures and word "35 years", the words "and below" shall be inserted;
- (b) in column 7, for the words "found fit", the words "well qualified" shall be substituted.

[No. F. 15(69)-MSP(A)/59.]

G.S.R. 1825.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Silver Refinery, Calcutta Class I and Class II Recruitment Rules, 1964, published with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. G.S.R. 445 dated the 14th March, 1964 namely:—

1. These rules may be called the Silver Refinery, Calcutta Class I and Class II Recruitment (Amendment) Rules, 1964.

2. In the Schedule to the Silver Refinery, Calcutta Class I and Class II Recruitment Rules, 1964—

- (i) against the post "1. General Manager, Silver Refinery (Project), in column 6, after the figures and word "50 years", the words "and below" shall be inserted;
- (ii) against the post "2. Works Manager", in column 6, after the figures and word "45 years", the words "and below" shall be inserted;
- (iii) against the post "3. Deputy Works Manager (Chemical)"—
- (a) in column 6, after the figures and word "45 years", the word "below" shall be inserted;
- (b) in column 7, for the words "found fit", the words "well qualified" shall be substituted.

[No. F. 15(69)-MSP(A)/59.]
G. DWARKANATHAN, Under Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 26th December 1964

G.S.R. 1826.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 15/64-Central Excises, dated the 15th February, 1964, namely:—

In the said notification, the following paragraph shall be added, and shall be deemed always to have been added, at the end, namely:—

"2. This notification shall be deemed to have taken effect from the 20th day of May, 1958."

[No. 1/88/64.]

N. B. SANJANA, Under Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 26th December 1964

G.S.R. 1827.—In exercise of the powers conferred by sub-section (1) of section 11 of the Customs Act, 1962 (52 of 1962) the Central Government being satisfied that for the maintenance of standards for the classification, grading

or marketing of goods in international trade it is necessary so to do, hereby prohibits with effect from the 1st day of January, 1965 the export of Animal Casings obtained from cattle, sheep, goats and pigs and produced in India unless such Animal Casings have been graded in accordance with the provisions of the Animal Casings Grading and Marking Rules, 1964, made under section 3 of the Agricultural Produce (Grading & Marking) Act, 1937 (1 of 1937) and is accompanied by a certificate of grading from the Agricultural Marketing Adviser to the Government of India or any person specially empowered by him in this behalf.

[No. 174-Cus./F. No. 4/25/64-Cus. VIII.]

M. PANCHAPPA, Dy. Secy.

(Department of Company Affairs and Insurance)

(Company Law Board)

New Delhi, the 14th December 1964

G.S.R. 1828.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act) read with the Government of India, Ministry of Finance Notification No. 178, dated the 1st February, 1964, the Company Law Board hereby directs that, in the case of the Nissho Co. Ltd. (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said section 594 as modified in their application to a foreign company by the notification of the Government of India, Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957 (hereinafter referred to as the notification), shall apply subject to the following further exceptions and modifications, namely—

It shall be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594 of the Act if in respect of the financial year ended the 30th September, 1964, the company submits to the appropriate Registrar of Companies in India, in triplicate:—

- (i) a copy of the authenticated balance sheet and profit and loss account (including the documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of the law in that country;
- (ii) a certificate signed by two directors of the company and by the person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Act to the effect that during the said year the Company held no property or assets in India for its own benefit and did not have any liabilities in India on its own account and that it did not carry on any business in India; and
- (iii) a statement of its actual receipts and payments in India duly certified by the persons mentioned in (ii) above.

[No. F. 14(9)-CL.VI/64.]

By Order of the Company Law Board,

T. S. KANNAN,

Under Secy. to the Company Law Board.

(Department of Revenue and Company Law)

ORDER

New Delhi, the 16th December 1964

G.S.R. 1829.—In exercise of the powers conferred by sub-section (1) of section 7 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby makes the following amendment to the order issued with the notification of the

Government of India in the Ministry of Finance (Department of Economic Affairs)
S.R.O. No. 2077 dated the 22nd June, 1957, namely:—

In the said Order, in the Schedule, for the existing entry in column (3)
against Serial Number 2, the following shall be substituted, namely:—

"Deputy Secretary, Revenue Department, Government of Tripura."

[No. F.8(21)-ST/64.]

MISS ANNA R. GEORGE, Dy. Secy.

CORRIGENDA

(Department of Revenue and Company Law)

New Delhi, the 15th December 1964

G.S.R. 1830.—In the notification of the Government of India in the Ministry of Finance (Department of Revenue & Company Law) No. G.S.R. 1585, dated the 28th October, 1964, published at pages 763-772 of Part II, Section 3, sub-section (i), of the Gazette of India Extraordinary dated the 28th October, 1964, the following corrections shall be made, namely:—

1. *Page 765:*

In line 53, for 'fill', read "fill".

2. *Page 776:*

- (i) In line 17, for "referre", read "referred";
- (ii) In line 48, for "produced", read "produce";
- (iii) In line 55, for "apply", read 'apply'."

3. *Page 768:*

In Form 1—

- (i) in item 6, for "brek" read "break";
- (ii) in item 7, in sub-items (ii) to (vi), before the abbreviation "Rs." at the end, insert "ditto";
- (iii) in note 2, in line 1, for "form" read "forms".

4. *Page 770:*

In Form 2—

- (i) in column 1, for "Date receipt", read "Date of receipt";
- (ii) between columns 4 and 5, give a dividing line.

5. *Page 771:*

In form 3, between columns 4 and 5, give a dividing line.

6. *Page 772:*

In Form 4—

- (i) in column 7, for "8(1)(b) against C Form", read "8(1)(b) (against C Form)";
- (ii) in column 10, in line 3, for "register", read "registered".

[No. F.8(6)-ST/62-II(3).]

MISS ANNA R. GEORGE, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 17th December 1964

G.S.R. 1831.—In exercise of the powers conferred by sub-section (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following amendments to the General rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T dated the 9th March, 1929, namely:—

In part I of the said rules,—

(1) rule 166 shall be renumbered as sub-rule (1) of that rule; and

(i) in sub-rule (1) as so renumbered—

(a) in clauses (c) and (e) for the word “sub-rule” the word “clause” shall be substituted;

(b) in clause (d) for the word “sub-rules” the word “clauses” shall be substituted;

(c) for clause (h) the following clause shall be substituted, namely:—

“(h) if the stoppage has occurred on a portion of the line adjacent to which are one or more parallel lines, whether of the same or different gauges, the primary duty of the Guard or the person deputed under clause (a) shall be to protect the adjacent line or lines on which normally trains run in the direction of the affected train, unless it is quite apparent and clear that such adjacent line or lines are not obstructed. Similarly the primary duty of the Driver or the person deputed under clause (g) shall be to protect the adjacent line or lines on which normally trains run in the direction opposite to that of the affected train. The protection of the adjacent line or lines shall receive precedence over that of the occupied line. If the adjacent line or lines are found to be free from obstruction at a latter stage, the detonators and danger signals may be removed except where it is desired to stop the first approaching train in order to obtain assistance.”

(ii) after sub-rule (1) as so renumbered the following sub-rule shall be inserted, namely:—

“(2) If a train carrying passengers does not arrive within 10 minutes or if a goods train does not arrive within 20 minutes after allowing for its normal running time from the station in rear, the Station Master on duty at the station in advance shall immediately advise the station in rear and the control of this fact. Thereafter the Station Masters at either end of the block section shall immediately stop all trains proceeding into the block section in either direction and warn the drivers and guards of such trains by issue of suitable caution orders and shall also ascertain the whereabouts and the condition of the delayed train”;

(2) for rule 280 the following rule shall be substituted namely:—

“280. *Protection of a train stopped in an Automatic Signalling Section.*—When a train is stopped in an Automatic Signalling Section on account of accident, failure, obstruction or other exceptional causes, and the train cannot proceed, the Guard shall immediately check up that the tail board/light is correctly exhibited and also exhibit a ‘Danger’ hand signal towards the rear. If the detention exceeds or is likely to exceed five minutes, it must be protected in accordance with rule

166, except that on the occupied line the detonators shall be placed as under:—

- (i) one detonator 90 metres from the train on the way out; and
- (ii) three detonators, 10 metres apart, not less than 180 metres from the train or at such distance as has been fixed by special instructions.

For the protection of the adjacent line or lines the provisions of clauses (b) and (h) of sub-rule (1) of rule 166 shall apply".

[No. 64-TTV/29/19(16).]

P. C. MATHEW, Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

ORDER

New Delhi, the 19th December 1964

G.S.R. 1832.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order to amend the Madras Coarse Grains (Export Control) Order, 1964, namely:—

1. This Order may be called the Madras Coarse Grains (Export Control) Amendment Order, 1964.
2. In the Schedule to the Madras Coarse Grains (Export Control) Order, 1964, after item 3 and the entry relating thereto, the following item and entry shall be inserted, namely:—

"3A. Ragi."

[No. 204(MAS)(1)/767/64-PY.II.]

K. T. THAKORE, Dy. Secy.

DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 19th December 1964

G.S.R. 1833.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Posts and Telegraphs (Stamp Vendors) Recruitment Rules, 1961, namely:—

1. These rules may be called the Indian Posts and Telegraphs (Stamp Vendors) Recruitment (Second Amendment) Rules, 1964.
2. In the Schedule to the Indian Posts and Telegraphs (Stamp Vendors) Recruitment Rules, 1961, against item 1, in the entries under Column 4 for the portion beginning with the words "Recruitment to the cadre of Stamp Vendors shall be made" and ending with the words and letter "under the charge of a Grade 'A' Postmaster from", the following portion shall be substituted, namely:—

"Recruitment to the cadre of Stamp Vendors shall be made separately for each of the following units, namely, (a) A Presidency Post Office; (b) Railway Mail Service Division; (c) A Postal Division (including Post Offices in the Division in charge of Gazetted Postmasters), (d) A post Office in charge of a Gazetted Postmaster directly under the Head of the Circle, from;—"

[No. 162/3/60-SPB-I.]

N. SWAMINATHAN,

Assistant Director General.

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 18th December 1964

G.S.R. 1834.—In exercise of the powers conferred by section 95 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following rules further to amend the Employees' State Insurance (Central) Rules, 1950, the same having been previously published as required by sub-section (1) of the said section, namely:—

1. These rules may be called the Employees' State Insurance (Central) Second Amendment Rules, 1964.
2. In the Employees' State Insurance (Central) Rules 1950 (hereinafter referred to as the said rules), for sub-rule (7) of rule 31, the following sub-rule shall be substituted namely:—

“(7) The budget estimates as finally adopted by the Corporation and as approved by the Central Government shall be placed before the Parliament by the administrative Ministry concerned in the month of March preceding the financial year to which the estimates relate and shall be published in the Official Gazette.”

3. For rule 40 of the said rules, the following rule shall be substituted, namely:—

“40. Consideration of reports—

- (1) The annual report on the work and activities of the Corporation (excluding the unaudited accounts for the year incorporated therein) shall be considered by the Standing Committee and shall be placed for adoption at a meeting of the Corporation to be held before the fifteenth of October following the close of the financial year concerned.
- (2) The annual accounts relating to a financial year together with the auditors' report thereon shall be considered by the Standing Committee and shall be placed for adoption at a meeting of the Corporation to be held before the twentieth of February following the close of the financial year concerned:—

Provided that the auditor's report is received by the 1st December following the year to which it pertains”.

4. For rule 41 of the said rule, the following rule shall be substituted, namely:—

“41. Authentication of annual accounts and reports—

The annual accounts together with the auditors' report thereon and the annual report on the work and activities of the Corporation as adopted by the Corporation shall be authenticated by affixing the common seal of the Corporation and four copies thereof shall be submitted to the Central Government not later than the first of March next following the close of the financial year concerned for being placed before the Parliament.

Provided that if the auditors' report is not received by the 1st December following the financial year to which it pertains, the annual accounts together with the auditors' report thereon shall be submitted to the Central Government separately from the annual report on the work and activities of the Corporation”.

[No. F.1(39)/62-HI.]

SHAH AZIZ AHMAD, Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 18th December 1964

G.S.R. 1835.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the

Coal Mines Labour Housing and General Welfare Fund (Recruitment to Class III and Class IV posts) Rules, 1960, namely:—

1. These Rules may be called the Coal Mines Labour Housing and General Welfare Fund (Recruitment to Class III and Class IV posts) Amendment Rules, 1964.
2. In the Coal Mines Labour Housing, and General Welfare Fund (Recruitment to Class III and Class IV posts) Rules, 1960, after rule 3, the following rule shall be inserted, namely—

"4. *Power to relax.*—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons."

[No. 17/149/64-MII.]

R. C. SAKSENA, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 14th December 1964

G.S.R. 1836.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Anthropological Survey of India (Class II Posts) Recruitment Rules, 1964, published with the notification of the Government of India in the Ministry of Education No. F. 2-9/64-SIII dated the 21st August, 1964, namely:—

1. These rules may be called the Anthropological Survey of India (Class II Posts) Recruitment amendment rules, 1964.

2. In the Schedule to the Anthropological Survey of India (Class II Posts) Recruitment Rules, 1964—

(a) for the heading "The Schedule-Recruitment Rules for the posts of Research Associate, Anthropological Survey of India, Ministry of Education" the heading "The Schedule" shall be substituted:

(b) after item 4 and the entries relating thereto the following items and entries shall be substituted, namely:—

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
|------------------|---|--|--|----------------|---|--|
| 5. Human Ecology | I | G.C.S. Class-II, Gazetted (Non-Ministerial.) | Rs. 350—25 500—30— 590—EB— 30—800— EB—30— 830—35— 900. | Net Applicable | 30 years and below (Relaxable for Govt. Servants) | <i>Essential:</i> M.A./M.Sc. degree in Geography of a recognised University with special training in Human Geography or Cultural Geography. |

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:—

Experience in Survey work in mountainous terrain among tribal population.

| 8 | 9 | 10 | 11 | 12 | 13 |
|----------------------|------------|--------------------------|----------------------|----------------------|---------------------------------|
| Not appli- cable. | Two years. | Direct re- cruitment. | Not Appli- cable. | Not Appli- cable. | As required under the rules. |

MINISTRY OF HEALTH

New Delhi, the 15th December 1964

G.S.R. 1837.—The following draft of rules further to amend the Prevention of Food Adulteration Rules, 1955, which the Central Government, after consultation with the Central Committee for Food Standards, proposes to make, in exercise of the powers conferred by sub-section (2) of section 4 and sub-section (1) of section 23 of the Prevention of Food Adulteration Act, 1954 (37 of 1954) are hereby published, as required by sub-section (1) of section 23 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft rules will be taken into consideration on or after the 31st January, 1965.

Any objections or suggestions which may be received from any person with respect to the said draft rules before the date so specified shall be considered by the Central Government.

DRAFT RULES

1. These Rules may be called the Prevention of Food Adulteration (Fourth Amendment) Rules, 1964.

2. In the Prevention of Food Adulteration Rules, 1955 (hereinafter referred to as the said rules), in rule 15, the following proviso shall be inserted at the end, namely:—

“Provided that in the case of a sample of food which has been taken from Agmark sealed container, the label shall bear the following additional information:—

- (g) Grade—
- (h) Agmark label No./Batch No.
- (i) Name of packing station.”

3. In rule 17 of the said rules, the following proviso shall be inserted at the end namely:—

“Provided that in the case of a sample of food which has been taken from Agmark sealed container, the memorandum in Form VII shall bear the following additional information:—

- (i) Grade.
- (ii) Agmark label No./Batch No.
- (iii) Name of packing station.”

4. In rule 20 of the said rules,

- (i) after the words “milk (including toned, separated and skimmed milk)”, the words “chhanna, skimmed milk chhanna,” shall be inserted,
- (ii) for the words “two drops for one ounce of the sample”, the words “0.1 ml (two drops) for 25 ml. or 25 grams” shall be substituted.

5. In rule 22 of the said rules, in the Table:

- (i) in item 15, for the words “Aerated water”, the words “Carbonated water” shall be substituted.
- (ii) after item 23 and the entries relating thereto, the following item and entries shall be inserted, namely:—

| Articles of food | Approximate quantity to be supplied |
|---------------------|-------------------------------------|
| “ 24. Pan-ka-masala | 150 grams.” |

6. In rule 29 of the said rules, in clause (b), after the word ‘cream’, the following words shall be inserted, namely:—

“Skimmed milk, butter milk, toned milk, double toned milk, recombined milk, skimmed milk chhanna, khoa, dry whole milk, dry skimmed milk.”

7. In rule 32 of the said rules, in clause (a) of the second proviso, for the word "aerated", the word "Carbonated" shall be substituted.

8. In rule 44 of the said rules, in clause (k), after the words "except toned milk", the words "or double toned milk" shall be inserted.

9. In rule 44-A of the said rules under the "Explanation", the following entries shall be inserted at the end, namely:—

"Assamese.....Teora Dal."

10. In rule 53 of the said rules, in clause (ii), after entry (c), the following entry shall be inserted, namely:

(d) Sorbic acid in respect of food like flour, confectionery like cakes and cheese.

11. In rule 55 of the said rules, in the Table;

(a) item 9 and the entries relating thereto in columns (1) to (3) shall be omitted;

(b) for item 19 and the entries relating thereto in columns (1) to (3), the following item and entries shall respectively be substituted, namely:—

| Article of food | Preservative | Parts per million |
|--|---|---|
| 1 | 2 | 3 |
| "19. Pickles and Chutneys made from fruit or vegetables. | Sodium meta Bi-sulphite or Benzoic acid or Sulphur dioxide | 250 (ppm as SO_2) 250 1000 |

(c) against item 20, in column (2), for the words "Do", the words "Benzoic acid" shall be substituted.

(d) after item 26 and the entries relating thereto, the following items and entries shall respectively be inserted, namely:

| Article of food | Preservative | Parts per million |
|---------------------------------------|--------------------------------------|--|
| 1 | 2 | 3 |
| "27. Hard boiled sugar confectionery. | Sulphur dioxide | 350 |
| 28. Cheese | Sorbic acid | 1000 |
| 29. Flour confectionery | Sorbic acid or Sodium Salt | 1500 |
| 30. Smoked fish (in wrappers) | Sorbic acid | Only wrappers may be impregnated with sorbic acid. |

12. In rule 57, for the existing Table, the following Table shall be substituted, namely :—

| Name of the poisonous meta. | Article of food | Parts per million by weight |
|--------------------------------|---|----------------------------------|
| 1. Lead | (i) Beverages : | |
| | Concentrated soft drinks (but not including concentrates used in the manufacture of soft drinks) | 0.5 |
| | Fruit and vegetable juice (including tomato juice, but not including lime juice and lemon juice) | 1.0 |
| | Concentrates used in the manufacture of soft drinks lime, juice and lemon juice | 2.0 |
| | (ii) Other foods : | |
| | Anhydrous dextrose and dextrose monohydrate, edible oils & fats, refined white sugar (sulphated ash content not exceeding 0.03 per cent) | 0.5 |
| | Ice-cream, iced lollies and similar frozen confections | 1.0 |
| | Canned fish, canned meats, edible gelatin, Meat extracts and hydrolysed protein, dried or dehydrated vegetables (other than onions), All types of sugar, sugar syrup, invert sugar and direct consumption coloured sugars with sulphated ash content exceeding 1.0 per cent | 5.0 |
| | Raw sugars except those sold for direct consumption or used for manufacturing purposes other than the manufacture of refined sugar. Edible molasses, Caramel, Liquid and solid glucose and starch conversion products with a sulphated ash content exceeding 1.0 per cent. | |
| | Cocoa powder | 5 on the dry fat free substance. |
| | Yeast and yeast products | 5 on the dry matter. |
| | Tea, dehydrated onions, dried herbs, and spices, Flavourings, Alginic acid, alginates, agar carrageen and similar products derived from seaweed | 10.0 on the dry matter. |
| | Liquid pectin, Chemicals not otherwise specified, used as ingredients or in the preparation or processing of food | 10.0 |
| | Food colouring other than caramel | 20 on the dry colouring matter. |
| | Solid pectin | 50.0 |
| | Hard boiled sugar confectionery | 2.0 |
| | (iii) Foods not specified | 2.5 |

| Name of the poisonous meta. | Article of food | Parts per million by weight |
|--------------------------------|--|------------------------------------|
| 2. Copper | (i) Beverages—Soft drinks excluding con- centrates | 7 |
| | Concentrates for soft drinks. | 20 |
| | (ii) Other foods : | |
| | Chicory-dried or roasted, coffee beans, Flavourings, pectin-liquid | 30 |
| | Colouring | 30 on the dry colouring matter. |
| | Edible gelatin | 30 |
| | Tomato ketchup | 50 on the dried total solids. |
| | Yeast and yeast products | 60 on the dry matter. |
| | Cocoa Powder | 70 on the fat-free sub- stance. |
| | Tomato pures, paste, powder juice and cocktails | 100 on the dried tomato solids. |
| | Tea | 150 |
| | Pectin-solid | 300 |
| | Hard boiled sugar confectionery | 50 |
| | (iii) Foods not specified | 30 |
| 3. Arsenic | (i) Milk | 0.1 |
| | (ii) Beverages : | |
| | Soft drinks intended for consumption after dilution | 0.5 |
| | (iii) Other foods : | |
| | Ice cream, iced lollies and similar frozen confections | 0.5 |
| | Dehydrated onions, Edible gelatin Liquid pectin | 2.0 |
| | Chicory-dried or roasted | 4.0 |
| | Dried herbs findings and clearing agents, Solid pectin-all grades, spices | 5.0 |
| | Food colouring other than synthetic colouring | 5.0 on dry colouring matter. |
| | Hard boiled sugar confectionery | 1.0 |
| | (iv) Foods not specified | 1.1 |
| 4. Tin | (i) Processed and canned products | 250 |
| | (ii) Other foods : | |
| | Hard boiled Sugar confectionery | 5.0 |
| | (iii) Foods not specified | 250 |
| 5. Zinc | (i) Ready to drink beverages | 5 |
| | (ii) Edible gelatin | 100 |
| | (iii) Fruit products covered under the Fruit Products Order, 1955 | 19 |
| | (iv) Hard boiled sugar confectionery | 5.0 |
| | (v) Foods not specified | 50 |

13. For rule 64 of the said rules, the following rule shall be substituted, namely:—

"64. *Use of solvents in flavours prohibited.*—Diethylene glycol monoethyl-ether, A.P.V. Isopropyl alcohol shall not be used as solvent in flavours."

14. In Appendix B of the said rules,

(1) For items A.01.01 and A.01.02, the following items shall be substituted, namely:—

"A.01.01 Carborated Water means potable water impregnated with carbon dioxide or oxygen or with both under pressure and may contain any of the following, singly or in combination.

Sugar, liquid glucose, dextrose monohydrate, invert sugar, fructose, honey, saccharin not exceeding 100 p.p.m., fruits and vegetables extractives and permitted flavouring, colouring matter, preservatives, emulsifying and stabilizing agents, citric acid, tartaric acid, phosphoric acid, lactic acid, ascorbic acid, malic acid, edible gums covered in Indian Pharmacopoeia, edible gelatin, albumin, licorice and its derivatives, salts of sodium, calcium and magnesium, vitamins, caffeine not exceeding 200 parts per million, and quinine salts not exceeding 100 parts per million (expressed as quinine sulphate) provided that in the case of sweetened carbonated waters other than tonic water and dry gingerale the percentage of sucrose shall not be less than five."

(2) In item A.03.02, the following paragraph shall be added at the end, namely:

"It shall conform to the following standards:

(i) Total ash (on dry basis) shall not be more than 0.4 per cent.

(ii) Ash insoluble in dilute HCl (on dry basis) shall not exceed 0.08 per cent"

(3) In item A.05, after the words "Spices" where it occurs for the first time, the following words shall be inserted, namely:

"Except as otherwise provided".

(4) For items A.05.07 and A.05.08, the following items shall respectively be substituted, namely:—

"A.05.07, Black Pepper or Pepper corn means the dried berries of *Piper nigrum* L. brown to black in colour with wrinkled surface. It shall conform to the following standards:

(a) Deteriorated fruits (in case of whole pepper) and any extraneous matter shall not exceed 3 per cent.

(b) Total non-volatile ether extract shall not be less than 5.5 per cent.

(c) Total starch content (as determined by direct hydrolysis) shall not be less than 30 per cent.

(d) Total ash content shall not exceed 8 per cent.

(e) Ash insoluble in HCl shall not exceed 1.2 per cent. Black Pepper ground shall be the product obtained by grinding black pepper. It shall conform to the following standards:—

(i) Moisture, percent by weight. Not more than 12.0.

(ii) Total ash, percent by weight. Not more than 7.0

(iii) Acid insoluble ash, percent by weight. Not more than 1.2

(iv) Non-volatile ether extract, percent by weight. Not less than 5.5

(v) Crude fibre, percent by weight. Not more than 18.0"

A.05.08. Ginger means the rhizomes of *Zingiber officinale* pale brown in colour and fibrous with peel not entirely removed washed and dried in sun. It shall be free from damage from insect pests. Sulphur dioxide may be used as a pre-

servative and it may also be lime-bleached. Extraneous matter in ginger (including exhausted or spent ginger) shall not exceed 2 per cent.

It shall conform to the following analytical standards:—

- (a) Alcohol (90 per cent) soluble extract: Not less than 4.5 per cent.
- (b) Ash—Not more than 7.0 per cent.
- (c) Water soluble ash—Not less than 1.7 per cent.
- (d) Lime as Calcium Oxide—Not more than 1.0 per cent.

Ground Ginger shall be the product obtained by grinding ginger. It shall conform to the following standards:—

- | | |
|---|----------------------|
| (i) Moisture, per cent by weight. | Note more than 10.0. |
| (ii) Total ash, per cent by weight. | Note more than 7.0. |
| (iii) Water soluble ash, per cent by weight. | Not less than 1.7. |
| (iv) Acid insoluble ash, per cent by weight. | Not more than 1.0. |
| (v) Cold water soluble extract, per cent by weight. | Not less than 10.0. |
| (vi) Lead (Pb), parts per million. | Not more than 10.0. |
| (vii) Calcium (as CaO), per cent by weight. | Not more than 1.0. |
| (viii) Alcohol soluble extract, per cent by weight. | Not less than 4.5. |

(5) In item A.07.01, the following paragraph shall be added at the end, namely:

"It may contain sulphur dioxide in concentration not exceeding 70 parts per million."

(6) For item A.07.02, the following item shall be substituted, namely:—

"A.07.02. Bura shall contain not less than 96.5 per cent of total sugar expressed as sucrose and should contain not more than half per cent of its weight as ash insoluble in dilute HCl.

In the case of Khandsari, the minimum sugar content in terms of sucrose shall not be less than 90 per cent.

Bura and Khandsari, may contain SO₂ in concentration not exceeding 70 p.p.m."

(7) In item A.07.05, the following paragraph shall be added at the end, namely:—

"Gur or Jaggery may contain sulphur dioxide in concentration not exceeding 70 parts per million".

(8) In item A.08.03 after the first paragraph, the following paragraph shall be inserted, namely:

"The Coffee Chicory mixture shall contain 49 per cent Chicory and 51 per cent Coffee and the caffeine content of such a mixture shall not be less than 0.6 per cent and aqueous extract shall not be more than 50 per cent."

(9) For item A.09, the following item shall be substituted, namely:—

"A.09-Curry powder.—Curry powder means the powdered material used as a flavouring material in the preparation of foods.

It shall be prepared by grinding clean dried and sound spices and condiments. Any of the spices and condiments listed in IS:1877-1961 Terminology for Spices and condiments may be used. The list of spices and condiments used in the preparation of the material shall be marked on the container. Curry Powder may contain added starch and edible common salt. The proportion of spices and condiments

used in the curry powder shall not be less than 85 per cent. It shall be free from dirt, mould growth and insect infestation. It shall be free from any added colouring matter and preservatives other than edible common salt.

The curry powder shall also conform to the following standards:—

| | |
|---|---------------------|
| (i) Moisture, per cent by weight. | Not more than 10.0. |
| (ii) Volatile oil ml/100 g. | Not less than 0.25. |
| (iii) Non-volatile ether extract, per cent by weight. | Not less than 7.5. |
| (iv) Edible common salt, per cent by weight. | Not more than 5.0. |
| (v) Acid insoluble ash, per cent by weight. | Not more than 1.0. |
| (vi) Lead (Pb) parts per million. | Not more than 10.0. |
| (vii) Crude fibre, per cent by weight. | Not more than 15.0. |

(10) In item A.11.02, in the last sentence, the following words shall be inserted at the end, namely:—

“and the milk fat shall not exceed 1.5 per cent”.

(11) In item A.11.07—

(a) the words “full cream” shall be omitted;

(b) the following paragraphs shall be inserted at the end, namely:—

“Evaporated milk may contain sodium phosphate, sodium citrate, sodium bicarbonate, and calcium chloride as permitted additives in quantities not exceeding 0.3 per cent by weight in the final product. These additives when added shall be declared.

The addition of milk sugar and calcium chloride to sweetened condensed milk is permitted in quantity not exceeding 0.2 per cent by weight in the final product. These additives when added shall be declared”.

(12) In item A.11.09, for the words “Chhanna” wherever it occurs, the words “Chhanna or Paneer” shall be substituted.

(13) In item A.11.09.01,—

(a) for the words “skimmed milk chhanna”, the words “skimmed milk channa or paneer” shall be substituted;

(b) the following paragraph shall be inserted at the end, namely—

“The minimum percentage of fat in skimmed milk channa or paneer shall be 3.00.

Skimmed milk channa or paneer shall not be sold without a label.”

(14) For item A.11.10.01, the following item shall be substituted, namely:—

“A.11.10.01. Dry whole milk (Milk powder, Powdered whole milk) shall conform to the following standards:—

| | |
|------------------------------------|---|
| (i) Total mild solids | Not less than 97 per cent. |
| (ii) Solubility Index | Not less than 85 per cent (if roller dried) 98.5 per cent (if spray dried). |
| (iii) Total ash (on dry basis). | Not more than 7 per cent. |
| (iv) Fat | Not less than 26 per cent. |
| (v) Titrable acidity (lactic acid) | Not more than 1.0 per cent. |

Dried whole milk may contain sodium phosphate, sodium citrate, sodium bicarbonate and calcium chloride as permitted additives in quantities not exceeding 0.3 per cent by weight in the final product. The additives, when added shall be declared.”

(15) After item A.11.10.04, the following item shall be inserted, namely:—

“A.11.10.05 *Malted Milk Food*. Malted milk Food shall be prepared either by roller drying or spray drying from a blend of malt extract and milk. The malted milk food shall be in the form of powder of pale

cream colour. It shall be free from dirt and other impurities, starch, added sugars, non-milk fat, preservatives and added colour. It shall also be free from any material and bacteria which are harmful to human health.

Hygienic conditions—The malted milk food shall be manufactured and packed under hygienic conditions in licensed premises. The malted milk food shall conform to the following standards:—

| | |
|--|-----------------------|
| (i) Moisture, per cent by weight. | Not more than 3.5. |
| (ii) Total protein (Nx 6.38) per cent by weight. | Not less than 14.0. |
| (iii) Milk fat, per cent by weight. | Not less than 7.3. |
| (iv) Total ash, per cent by weight. | Not more than 5.0. |
| (v) Ash insoluble in dilute HCl, per cent by weight. | Not more than 0.1. |
| (vi) Solubility index. | Not less than 85. |
| (vii) Bacterial count, (per g.) | Not more than 50,000. |
| (viii) Test for starch. | Negative." |

(16) For the existing item A.12, the following item shall be substituted, namely:—

"A.12. Margarine means an article of food which resembles table (creamery) butter in consistency, appearance and moisture content. It shall contain at least 80 per cent of edible oils or a mixture of edible oils with vanaspati and not more than 16 per cent of moisture. It shall contain not less than 5 per cent of its weight of til oil, but sufficient so that when the separated fat is mixed with refined groundnut oil in the proportion of 20:80, the red colour produced by the Baudouin test shall not be lighter than 2.0 red unit in a 1 cm. cell on a Lovibond Scale. Margarine may be prepared with or without the addition of edible common salt and it shall be free from rancidity, added colouring and flavouring substances mineral oil or animal fat. Not less than 25 I.U. of vitamin 'A' shall be added to every gram of margarine at the time of its manufacture".

(17) In item A.13, for the words, figure and brackets "(c) it must contain not less than 5 per cent of petroleum ether extract", the following words, figure and brackets shall be substituted, namely:—

"(c) it must not contain total ash exceeding 8 per cent".

(18) In item A.17.03, for the words and brackets "(f) Bellier test (turbidity temperature)", the following words and brackets shall be substituted, namely:—

"(f) Bellier test (turbidity temperature—Acetic Acid Method)".

(19) In item A.17.06, for the words and brackets "(f) Bellier (Turbidity test) by Ever's method (Acetic acid)", the following words and brackets shall be substituted, namely:—

"(f) Bellier test (Turbidity temperature—Acetic Acid Method)".

(20) In item A.17.09, in clause (f) the word "of" shall be omitted.

(21) In item A.17.12, for the words and brackets "(f) Bellier test (turbidity temperature)", the following words and brackets shall be substituted, namely:—

"(f) Bellier test (turbidity temperature—Acetic Acid Method)".

(22) After item A.17.12, the following item shall be inserted, namely:—

"A.17.13. Almond oil (Badam Rogan or Badam-ka-tel) means the oil expressed from clean and sound seeds of *Prunus Amygdalus*. It

shall be clear, free from rancidity, suspended or other foreign matter, separated water, added colouring or flavouring substances, or mineral oil. It shall conform to the following standards:—

- | | |
|---|-----------------------------|
| (a) Butyro-refractometer reading at 40°C. | 54.0 to 57.0. |
| (b) Saponification value | 188 to 196. |
| (c) Iodine Value | 90 to 100. |
| (d) Free Fatty Acid as oleic acid | Not more than 3.0 per cent. |
| (e) Bellier Test (turbidity temperature—Acetic Acid Method) | Not more than 90°C. |

(23) For item A.18.05, the following item shall be substituted, namely:—

“A.18.05. Pearl Barley shall be the product obtained from sound and clean barley (*hordeum vulgare*). It shall be whitish in colour and shall be free from fermented musty or other objectionable taste and odour, adulterants and from insect and fungus infestation and rodent contamination. It shall not contain other foodgrains more than 1 per cent by weight.

Barley Powder shall be the product obtained by grinding, whole, clean and sound dehusked barley grains. When examined, barley starches shall not be less than 98.9 per cent by weight, starches of other food grains shall not be more than 1 per cent by weight and foreign matters not more than 0.1 per cent by weight. It shall be free from objectionable taste and odour.

Barley Powder will also conform to the following standards:—

- | | |
|--|------------------------------|
| (i) Total Ash (on dry basis) | Not more than 1.0 per cent. |
| (ii) Ash insoluble in dilute HCl (on dry basis) | Not more than 0.05 per cent. |
| (iii) Crude Fibre (on dry basis) | Not more than 0.50 per cent. |
| (iv) Alcoholic Acidity (as H ₂ SO ₄) (with 90 per cent alcoholic) | Not more than 0.10 per cent. |

(24) After item A.18.05, the following items shall be inserted, namely:—

“A.18.06—*White Bread*—Definition: White Bread shall be prepared from mixture of maida, water, edible common salt and yeast or other fermentative medium.

The following improvers in the quantities given against each may be used:

- (i) Ammonium Persulphate—Not exceeding 0.25 per cent of the weight of maida.
- (ii) Calcium Phosphate—Not exceeding 0.25 per cent of the weight of maida.
- (iii) Calcium Carbonate—Not exceeding 0.005 per cent of the weight of maida.
- (iv) Potassium Bromate—Not exceeding 0.005 per cent of the weight of maida.

Mould Inhibitors—The following mould inhibitors in the quantities given against each may be used.

- (i) Calcium or Sodium Propionate—Not exceeding 0.6 per cent of the weight of maida.
- (ii) Acetic acid or lactic acid—Not exceeding 0.25 per cent of the weight of maida.
- (iii) Vinegar—Not exceeding 0.5 per cent of the weight of maida.
- (iv) Acid Calcium phosphate—Not exceeding 1.0 per cent of the weight of maida.
- (v) Sodium diacetate—Not exceeding 1.0 per cent of the weight of maida.
- (vi) Acid Sodium pyrophosphate—Not exceeding 0.5 per cent of the weight of maida.
- (vii) Sorbic acid—Not exceeding 0.1 per cent of the weight of maida.

In addition, the following ingredients may be added:—

Milk Products—condensed milk, milk powder (whole and skim), whey and curd.

Gluten.

Sugar and sugar products.

Honey.

Liquid Glucose.

Malt Products.

Edible starches, such as potato starch.

Corl.

Flour and tapioca flour not exceeding one per cent of the weight of maida.

Soya flour not exceeding one per cent of the weight of maida.

Vanaspati or refined edible oil or butter or ghee or margarine or their mixture but not animal fat.

Vitamins.

Lecithin.

Glycerine and Glyceryl Monostearate.

Albumin.

Lime Water.

Fungal enzyme (protease and diastase).

Lysine.

Sorbital.

The total solid content for bread shall not be less than 60 per cent by weight and the crude fibre (on dry basis) not more than 0.5 per cent by weight.

A.18.07—*Wheat Meal Bread* shall be prepared from a mixture of wheat, atta, maida, water, edible common salt and yeast or other fermentative medium. Anyone of the following leavening agents singly or in combination, may be used:

(a) Baker's yeast, conforming to IS: 1320-1958.

(b) Barm and hops.

(c) Fermented juice obtained from palms; and

(d) Lactic acid ferment.

In addition to the ingredients stated above, the following ingredients may be added to the Wheat Meal Bread dough:

Milk Products—condensed milk.

Milk powder—Whey and curd.

Gluten.

Sugar.

Sugar and sugar products.

Honey.

Liquid glucose (IS: 873-1956).

Malt products.

Edible starches, such as potato starch, Corn flour (IS: 1005-1957) and Tapioca flour (IS: 1318-1958).

Edible groundnut flour (expeller expressed) conforming to (IS: 1437-1959).

Fat-Vanaspati or refined edible oil of a suitable type or butter or ghee or margarine or their mixture.

Vitamins.

Lecithin.

Glycerine and glyceryl Monostearate.

Albumin.

Lime Water.

Fungal enzyme (protease and diastase).

Lysine.

Sorbitol.

Improvers: The following improvers in the quantities mentioned against each are permitted.

- (i) Ammonium persulphate—Not exceeding 0.25 per cent of the weight of the cereal mix.
- (ii) Calcium phosphate—Not exceeding 0.25 per cent of the weight of the cereal mix.
- (iii) Calcium Carbonate—Not exceeding 0.5 per cent of the weight of the cereal mix.
- (iv) Potassium bromate—Not exceeding 0.005 per cent of the weight of the cereal mix.

Mould Inhibitors: The following mould inhibitors in the quantities given against each shall be permitted:

- (i) Calcium or sodium propionate—Not exceeding 0.5 per cent of the weight of wheat atta.
- (ii) Acetic acid or Lactic Acid—Not exceeding 0.25 per cent of the weight of wheat atta.
- (iii) Vinegar—Not exceeding 0.5 per cent of the weight of wheat atta.
- (iv) Acid calcium phosphate—Not exceeding 1.0 per cent of the weight of wheat atta.
- (v) Sodium diacetate—Not exceeding 0.4 per cent of the weight of wheat atta; and
- (vi) Acid sodium pyrophosphate—Not exceeding 0.5 per cent of the weight of wheat atta.

The wheat meal bread shall conform to the following standards:

- (i) Total solid content per cent by weight—Not less than 60.
- (ii) Crude fibre—
(on dry basis)
per cent by weight—Not more than 1.8.

A.18.08. Processed Cereal Infant Foods: Processed cereal infant foods shall be obtained from pre-cooked cereals to which are added milk solids, different carbohydrates; sucrose, dextrose and dextrins, maltose and lactose, salts like phosphates and citrates and iron and calcium; and synthetic vitamins and vitamin concentrates of vitamins A, B group, C and D.

The processed cereal infant foods shall contain not less than 10 per cent of milk solids.

Processed cereal infant foods shall conform to the following standards:—

- | | |
|--|---------------------|
| (i) Moisture, per cent by weight— | Not more than 6.0. |
| (ii) Total protein (Nx6.25) per cent by weight— | Not less than 14.0. |
| (iii) Total fat, per cent by weight— | Not more than 7.5. |
| (iv) Total carbohydrates, per cent by weight— | Not less than 45.0. |
| (v) Total ash per cent by weight— | Not more than 5.0. |
| (vi) Ash, insoluble in Hcl, per cent by weight— | Not more than 0.05. |
| (vii) Crude fibre (on dry basis) per cent by weight— | Not more than 1.0. |
| (viii) Vitamin A, I.U./100 g— | Not less than 1500. |
| (ix) Vitamin C, mg/100g— | Not less than 25. |
| (x) Added Vitamin D, I.U./100g— | Not less than 3005. |
| (xi) Thiamine (as hydrochloride) mg/100g— | Not less than 0.5. |
| (xii) Riboflavine mg/100g— | Not less than 0.6. |
| (xiii) Nicotinic acid, mg/100— | Not less than 5.0. |
| (xiv) Calcium mg/100g— | Not more than 1.0. |
| (xv) Iron, mg/100g— | Not more than 10.0. |

- (xvi) Bacterial count per g.— Not more than 50,000.
 (xvii) Alcoholic acidity (as H₂SO₄) with 90 per cent alcohol, per cent by weight— Not more than 0.15.

A.18.09. Biscuits other than wafer biscuits shall be made from Maida, Vanaspati, or refined edible oil or edible common salt or Table Butter or Deshi butter or margarine, or ghee, or their mixture. It may contain any one or more of the following ingredients, namely:—

Permitted antioxidants emulsifying and stabilising agents; permitted preservatives and colours; baking powder; butter milk powder; cereals; cheese; chocolate; citric acid; coca; desiccated coconut; dextrose; dry fruits and nuts, eggs, enzymes; permitted flavouring agents; ginger; gluten; groundnuts; milk products; cake flour; honey; jellyfying agents; liquid glucose; malt products; oilseeds; spices; edible starches, such as potato starch; sugar and sugar products; wheat atta and yeast.

Biscuits shall conform to the following standards:

- (i) Ash insoluble in dilute Hcl ash (on dry basis) shall not be more than 0.1 per cent.
 (ii) Alcoholic (90 per cent—alcohol) Acidity of extracted fat (as oleic acid) shall not exceed 1.5 per cent".
 (25) In item A.21, in clause (c), the following words shall be added at the end, namely:—

"Water insoluble matter shall be determined by boiling water."

- (26) After item A.24, the following items shall be added, namely:—

"A.25. Sweets and Confectionery—

A.25.01. Hard Boiled Sugar Confectionery.—Hard Boiled Sugar Confectionery shall mean a confectionery product which is a super cooled solution of a combination of sucrose and liquid glucose (or sucrose alone) treated with a doctoring agent, such as cream of tartar (potassium acid tartarate) with or without the addition of one or more of the following:—

- (a) Permitted flavouring agents.
 (b) Permitted colours.
 (c) Acidulant.
 (d) Filling.
 (e) Any other wholesome ingredient such as fruit or fruit products or edible fat or milk products or cocoa products or nut products or other wholesome ingredients.

The material shall be in any desired shape, size and colour. It shall have an attractive appearance and pleasant taste. It shall be free from dirt, filth, adulterants and harmful ingredients.

It shall conform to the following specifications:—

- (i) Ash, sulphated, per cent by weight Not more than 1.0
 (ii) Acid insoluble ash, per cent by weight Not more than 0.1

A.25.02. Toffees.

Plain Toffee—It shall be made out of sugar and edible fat and in addition, any of the following materials may also be used in its manufacture:—

Edible common salt;
 Edible groundnut flour;
 Starches, edible;
 Gelatine, edible;
 Gur;
 Honey;
 Liquid glucose;
 Malt syrup;

Permitted antioxidants and Emulsifiers;
Citric acid;
Cream of tartar;
Flavours;
Permitted Colours;
Sorbitol;
Tartaric acid; and
Vitamins.

Milk Toffee—It shall be made out of sugar, edible fat and milk in any form and in addition may contain any of the materials used in the making of plain toffee.

Modified Toffee—It shall be made of the ingredients used for plain toffee or milk toffee. In addition, it may contain one or more of the following:—

Chocolate;
Coffee;
Cocoa;
Dried fruits; and
Nuts.

Butter Toffee—It shall be made out of ingredients used for plain toffee, milk toffee or modified toffee except that it shall contain not less than 5 per cent butter by weight.

The material shall comply with the requirements given as under:

Requirements for Toffee :

| S. No. | Characteristic | Plain Toffee | Milk Toffee | Modified Toffee | Butter Toffee |
|--------|---|--------------|-------------|-----------------|---------------|
| (i) | Ash, sulphated, per cent by weight not more than | 2.5 | 2.5 | 2.5 | 2.5 |
| (ii) | Acid insoluble ash, per cent by weight not more than | 0.1 | 0.1 | 0.2 | 0.1 |
| (iii) | Reducing sugars (calculated as dextrose) per cent by weight not less than | 10.0 | 10.0 | 10.0 | 10.0 |
| (iv) | Sucrose, per cent by weight, not more than | 60.0 | 60.0 | 60.0 | 60.0 |
| (v) | Fat, per cent by weight (on dry basis) not less than | 4.0 | 4.0 | 4.0 | 4.0 |
| (vi) | Total protein (Nx6.25) per cent by weight, not less than | .. | 3.0 | .. | .. |

A. 25.03—*Lozenges*—Lozenges shall be made of the following materials:

- Pulverized sugar obtained by powdering vacuum pan sugar or refined sugar, or icing sugar.
- Binding materials, such as edible gelatine, edible gums, liquid glucose, dextrins.
- Permitted Colours.
- Permitted Flavouring agents.

In addition to the above ingredients the following ingredients may also be added to the mix:—

Ginger, Cinnamon, aniseed, caraway, cardamom, and other spices in powder form or extracts, vitamins, edible common salt, citric acid and sodium

bicarbonate, lubricants, such as stearic acid, talc (not exceeding 0.1 per cent).

It shall be in accordance with the requirements mentioned below:

- (i) Sulphated ash, percent by weight, not more than 3.0.
- (ii) Acid insoluble, ash percent by weight—Not more than = 0.1
- (iii) Sucrose, percent by weight—Not less than = 85.0

A. 26—Food Colours

A. 26.01—Tartrazine:

Description: Common Name—Tartrazine.

Synonyms—Hydrazine Yellow, Tartar Yellow, Acid-Yellow, FD & C Yellow No. 5 C. I. Food Yellow 4, Lebensmittl Yellow No. 2.

Colour—Yellow.

Colour Index Number— (1956)—No. 19140
(1924)—No. 640.

Class—Pyrazolone.

Chemical Name— Trisodium salt of 4—
(4'-sulphol'-phenylazo)—
(1-(4' sulphonphenyl)—5—
hydroxypyrazol—3— carboxylic acid)

Empirical Formula— $C_{10}H_6N_4 \cdot 09 \cdot S_3Na_3$.

Molecular weight—534.4

General Requirements: The material should be free from mercury, selenium and chromium in any form, aromatic amines, aromatic nitro-compounds, aromatic hydrocarbons and cyanides.

Requirement for Tartrazine

| S. No. | Characteristic | Requirement |
|--------|---|-------------|
| (i) | Pure dye content, percent by weight, not less than | 85 |
| (ii) | Volatile matter at 135 °C percent by weight, not more than | 10 |
| (iii) | Water-insoluble matter, by weight not more than | 0.5 |
| (iv) | Combined ether extract, per cent by weight, not more than | 0.3 |
| (v) | Subsidiary dyes, per cent by weight, not more than | 3.0 |
| (vi) | Phenylhydrazine-p-sulphonic acid, per cent by weight, not more than | 0.5 |
| (vii) | Mixed oxides, per cent by weight not more than | 1.0 |
| (viii) | Arsenic, parts per million, not more than | 1.0 |
| (ix) | Lead, parts per million, not more than | 10.0 |

A. 26.02—Sunset Yellow FCF

Synonyms—Sunset Yellow EG, Para Orange, FD & C Yellow No. 6, Jaune Orange S, Jaune 'Sunset', FCF, C. I. Food Yellow 3, Lebensmittel Orange No. 2.

Colour—Orange

Colour Index Number (1956)—No. 15985

Class—Monoazo

Chemical Name— Disodium, salt of 1-(4—Sulpho—1'—Phenylazo)—2—hydroxynaphthalene—6—sulphonic acid.

Empirical Formula— $C_{16}H_{10}N_2O_7 \cdot S_3Na_2$

Molecular Weight—452.4.

General Requirements: The material should be free from mercury, selenium and chromium in any form, aromatic amines, aromatic nitro compounds, aromatic hydrocarbons and cyanides.

Requirements for Sunset Yellow FCF

| S. No. | Characteristic | Requirement |
|--------|--|-------------|
| (i) | Pure dye contents per cent by weight, not less than | 85 |
| (ii) | Volatile matter at 135° C, per cent by weight, not more than | 10 |
| (iii) | Water-insoluble matter, per cent by weight not more than | 0.5 |
| (iv) | Combined ether extracts, per cent by weight, not more than | 0.2 |
| (v) | Subsidiary dye (lower sulphonated dyes), per cent by weight, not more than | 5.0 |
| (vi) | Mixed oxides per cent by weight, not more than | 1.0 |
| (vii) | Arsenic, parts per million, not more than | 1.0 |
| (viii) | Lead, parts per million, not more than | 10.0 |

A. 26.03—Amaranth:

Description—Common Name—Amaranth Synonyms—Bordeaux S, FD & C Red No. 2, Naphthol Red 5, Acid Crimson Azorubine, Brilliant Bordeaux B, Bordeaux Acid B Amaranthe, C.I. Food Red. 9. Colour—Red.

Colour Index Number—(1956)—No. 16185
(1924)—No. 184

Class—Monoazo

Chemical Name . Trisodium salt of 1—(4'-Sulpho—1'-naphthylazo)—2—hydroxy-na—phthalene—3 : 6—disulphonic acid.

Empirical Formula— $C_{20}H_{11}N_2O_{10}S_2Na_3$.

Molecular weight—604.5

General Requirements : The material shall be free from mercury, selenium and chromium in any form, aromatic amines, aromatic nitro compounds, aromatic hydro-carbons and cyanides.

Requirements for Amaranth

| S. No. | Characteristic | Requirement |
|--------|---|-------------|
| (i) | Pure dye content, per cent by weight not less than | 85.0 |
| (ii) | Volatile matter at 135°C, per cent by weight not more than | 10.0 |
| (iii) | Water-insoluble matter, per cent by weight, not more than | 0.5 |
| (iv) | Combined ether extracts per cent by weight, not more than | 0.2 |
| (v) | Subsidiary dyes (as for red E), per cent by weight, not more than | 4.0 |
| (vi) | Mixed oxides, per cent by weight, not more than | 1.0 |
| (vii) | Arsenic, parts per million, not more than | 1.0 |
| (viii) | Lead, parts per million, not more than | 10.0 |

A 26.04—Erythrosine

Common Name—Erythrosine,

Synonyms Soluble Primrose, Pyrosine B, FD & C Red No. 3, Iodesine B, Erythrosine BS, Erythrosine J, Erythrosine Extra Bluisht C.I., Food Red 14.

Colour—Red

Colour Index Number—(1956)—No. 45430
(1924)—No. 773

Class—Xanthene:

Chemical Name Disodium or Potassium salt of tetra-iodofluorescein or of hydroxy-tetra-iodo-o-carboxy-phenyl fluorone.

Empirical Formula— $C_{20}H_{22}O_8 \cdot I_4 Na_2$.

Molecular Weight—879.9 (disodium salt).

General Requirements : The material should be free from mercury, selenium chromium in any form, aromatic amines, aromatic nitro compounds, aromatic hydrocarbons and cyanides.

Requirements for Erythrosine

| No. | Characteristic | Requirement |
|--------|---|--------------|
| (i) | Pure dye content, per cent by weight, not less than | 85.0 |
| (ii) | Volatile matter at 135°C per cent by weight, not more than | 12.0 |
| (iii) | Water-insoluble matter, per cent by weight, not more than | 0.2 |
| (iv) | Combined ether extracts, per cent by weight, not more than | 0.2 |
| (v) | Sodium iodide, per cent by weight, not more than | 0.4 |
| (vi) | Mixed oxides, per cent by weight, not more than | 1.0 |
| (vii) | Organically bound iodine in the anhydrous pure dye, per cent by weight. | 56.8 to 58.5 |
| (viii) | Arsenic parts per million, not more than | 1.0 |
| (ix) | Lead, parts per million, not more than | 10.0 |

A.26.05—Indigo Carmine

Common Name—Indigo Carmine.

Synonyms . . . Indigotine, Indigo Extract, Saxony Blue, F.D. & C. Blue No. C.I. Food Blue I, Lebensmittelfarbe Blue No. 2.

Colour—Blue

Colour Index Number—(1956)—No. 73015
(1924)—No. 1180

Class—Indigoid.

Chemical Name—Disodium salt of Indigotine
5:5'—Disulphonic acid.

Empirical Formula— $C_{16}H_8 N_2 O_6 S_2 Na_2$.

Molecular Weight—466.4°

General Requirements : The material should be free from mercury, selenium chromium in any form, aromatic amines, aromatic nitro compounds, aromatic hydrocarbons and cyanides.

Requirements for Indigo Carmine

| S. No. | Characteristic | Requirement |
|--------|---|-------------|
| (i) | Pure dye content, per cent by weight, not less than | 85.0 |
| (ii) | Volatile matter at 135°C, per cent by weight, not more than | 10.0 |
| (iii) | Water-insoluble matter, per cent by weight, not more than | 0.5 |
| (iv) | Combined ether extracts, per cent by weight, not more than | 0.5 |
| (v) | Lower sulphonated dyes (sodium indigo monosulphonate) per cent by weight, not more than | 5.0 |
| (vi) | Mixed oxides, per cent by weight, not more than | 1.0 |
| (vii) | Arsenic, parts per million, not more than | 1.0 |
| (viii) | Lead, parts per million, not more than | 10.0 |

[No. F. 14-101/63-PH(L&E).]

BASHESHAIR NATH, Under Secy:
25-11-1964.

New Delhi, the 15th December 1964

G.S.R. 1838.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Welfare Officer under the Central Government Health Scheme, Delhi, namely:—

1. **Short title.**—These rules may be called the Central Government Health Scheme (Welfare Officer) Recruitment Rules, 1964.
2. **Application.**—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
3. **Number, Classification and Scale of pay.**—The number and classification of the post and the scale of pay attached thereto, shall be as specified in columns 2 to 4 of the said Schedule.
4. **Method of recruitment, age limit and other Qualifications.**—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.
5. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service; and
(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to service;

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Provided that the Government of India may, if it is satisfied that there exist special grounds for doing so, exempt any such candidate from the operation of this rule.

SCHE—

Recruitment Rules for the Post of Welfare Officer under the Ministry of Health.

| Name of Post | No. of posts | Classification | Scale of Pay | Whether Selection Post or Non-selection Post | Age limit for direct recruits | Educational and other qualifications required for direct recruits |
|-----------------|--------------|--|---|--|-------------------------------|---|
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| | | | Rs. | | | |
| Welfare Officer | 1 | General Central Service, Class II (Gazetted) | 350—25—500— 30—590—EB— 30—800—EB— 30—830—35— 900. | Not Applicable | Not Applicable | Not Applicable |